

CRIMINAL DOCKET
UNITED STATES DISTRICT COURT

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
THE UNITED STATES vs. FLOYD HARRIS, JR.	For U. S.: Hubert H. Bryant For Defendant: Marion M. Dyer (Ret.) 584-6404 Kenneth L. Stainer(Appt)

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 1-31-72	Clerk				
J.S. 3 mailed 2-29-72	Marshal				
Violation Postal	Docket fee				
Title 18					
Sec. 1708					
(2 Counts)					

DATE	PROCEEDINGS
1-25-72	Indictment, filed in open court. hm
1-25-72	Record vote of the grand jury, filed in open court. hm
1-25-72	Warrant for arrest of deft. issued. hm
2-1-72	Deft. present in person and represented by Cliff Hopper, appearing for Marion Dyer, Retained. The Govt. represented by Hubert H. Bryant. Deft. is advised of charge, and is fully apprized. Deft. is arraigned and enters a plea of NOT GUILTY to Counts 1 and 2. Deft. is given 5 days to file motions; Pltf. given 3 days to respond--with all motion to be heard by the Magistrate on 2-11-72. Case to be on Jury Docket of the 2-14-72 at 9:30 A.M. Deft. to remain on present bond. (AEB-J)v
2-2-72	Application of Marion M. Dyer (to withdraw) filed. js
2-7-72	It is ordered that the application of Marion M. Dyer to withdraw is granted by the court, and the court appoints Mr. Kenneth Stainer to represent the defendant.(AEB-J)h
2-8-72	Warrant for arrest of defendant, filed and returned. rm
2-8-72	Subpoenas (2) to testify, filed and returned. (USM \$5.68) rm

(continued)

DATE	PROCEEDINGS
2-11-72	<p>Defendant present in person and represented by Kenneth L. Stainer, appt. counsel. The govt. rep. by H.H. Bryant. Defendant withdraws plea of Not Guilty as to Cts. 1&2, and enters pleas of GUILTY as to Cts. 1&2, and adjudged GUILTY as charged, and sentence passed to Tues. Feb. 29, 1972 at 10:00 A.M. (Defendant to remain on present bond. (AEB)h</p>
2-29-72	<p>Defendant present in person and represented by Kenneth L. Stainer, appt. counsel. The govt rep. by H.H. Bryant.</p>
	<p>Judgment and Sentence- Floyd Harris, Jr. (21)</p>
	<p>Count 1- It is adjudged that the defendant is hereby committed to the custody of the Atty Gen or his authorized representative for treatment and supervision until discharged by the Youth Correction Act as provided in Title 18, U.S.C., §5010(b)</p>
	<p>Count 2- Imposition of sentence is suspended and the defendant is placed on probation for a period of Three (3) years to begin at the expiration of sentence imposed in Count One. (to complete schooling IT IS ADJUDGED that imposition of sentence is hereby deferred to March 28, 1972 at 9:00 A.M., and defendant to report to U.S.M. (AEB-J)h</p>
2-29-72	<p>Order of J&C filed and entered. Two c.c. to USM; Two c.c. to Prob. Office.h</p>
3-15-72	<p>Subpoenae (5), ret. & filed. g</p>
4-7-72	<p>Order filed, that motion pursuant to Rule 35 (letter) is hereby overruled. (AEB-J) ds <i>Copies marked all alleg + defendant</i></p>
5-1-72	<p>Return on judgment and commitment filed. Executed by delivering defendant on 3-28-72 to Tulsa County Jail. Further executed by delivering defendant to Federal Correctional Institution at El Reno, Oklahoma on 4-17-72. ds</p>

DATE

Certified to be a correct transcript of Docket Entries.

Dated January 31, 19 72

M. R. B. [Signature]
United States Magistrate